State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 09-101		
Complainant:	N	No.	1360900112A
Judge:	N	No.	1360900112B

ORDER

The commission reviewed the complaint filed in this matter and found no ethical misconduct on the part of the judge. The issue raised is legal or appellate in nature, and the more appropriate remedy would have been to appeal the judge's decision to a court with proper jurisdiction.

The commission is not an appellate court and cannot change a judge's decisions; therefore, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: June 22, 2009.

FOR THE COMMISSION

\s\ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on June 22, 2009.

This order may not be used as a basis for disqualification of a judge.

CJC 09-101

ASSISTANCE" we reference if we tite and anil NO Forms NO Cours NO assistance NO relegious meets

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of sounding like some some some of nut case. die been word day it day to accort a see on my last two souling who 6 Velouis that were mes tomore ROC worked Now the Ald has clared as never before 2 ROC violations to seeing paint to A now with no desciplinary action have ren removed from seguel population place ento B pod (Thethe) had my shone suiles revoked (unexplainton) and now can only slave every other day and after 10.00 am. Physological Canter like tustment with no back Next you will find me dung in my one man cell, me blamed for suited. NOWAY I am in fear for my like from this Goodole- box county fail Now dam intermed the level his has been seared off and is withdrawing sq my pending 2 cares peeling paint and ? class 6 will be continued for slow long its 15 months: . Oh maybe until all of my defence papers get reflect through, seperated an Appeal of Rule 32!

One last note, Adent went to come

LASE#. COMPIL WESC 09-101 Attoury For prosecution Yudge 6. Superox Over On JAN3 2007 I WAS BLOUGHT SETORE 6 Judge My charges were Class 2 Febry 2 Schemes + Actiess And Class 2 Thours Claree To se 3 8 I WAS O.R. AND Albwed To rectuento my Home 9 was my was a sobs in ZENZ. OR. where I was working 10 ON A 33000 Sq. 57 Complex (PAINTER) IN order TO pay 11 dEBTS occured while Living and working as A partie Ac, ours construction There died be to 13 Elonomic STAGNATION. I was Tall By 4111 Judge 15 DS/e 70 DO TE/CONTENEDENG, DO TO MY DISTINION 16 AND WATER WENTHER. 17 ONSE I RETURN TO BEAR I RECIEVE & NOTICE VIA 18 U.S. MAIL I WAS NOW IN JODGE COURT. I TRYES 19 19 TIMES TO CONTACT JUDGE ON SECRETARY ONLY TO 20 BE TOLD THEY WELL STILL & SOME WELL LONG TONVENTION. 21 ONE day prise to my Appearence DATE 22 LETT A MESSAGE THAT I MUST APPEAR, REQUESTED BY MR D.A on the case. Id force to me 24 times prior who said be HAZ NO peo den WITH teleconfeccione. 25 Now He DOTS, I Told JOBE SECTEMY ON MY RETURN 26 CALL WE IN BUD WERE Showed in AND IT WASN'T FAIR 27 ON SUCH SHOT NOTICE TO DEMAND MY APPEARENCE. She 28 INTURN Slamed MR. IINTERNADIONDED. NOWAY.

I doid TRY A FIGHT FROM OUL CLOSEST 2 AMPOUT NO 60. SO I LEFT AT 12:00 AM FOR MY /000 3 MILE DRIVE 8 HOUR OF ITINA BLEZARD, I hAD CAR 4 TROUBLE, made it to 28 miles to

5 60. Pulkdover By Pd. who STATE of there was 6 A APPREHEND ON SITE WALLANT, They did, I WAS PRESTED I NEVER MIRANDIED AND SUFFERED A HEART ATTACK, TAKEN 8 TO Medical league once released TO . 10 All this was unitstreet, since I was on PRODATION 11 IN FULL CONTACT WITH MK. MY AGENT AND JUST in Findshed SUPPOSSFULLY I.P.S. I WASN'T A FLISHT RISK. 13 Also Id SONT A COPY OF MY \$40,000 CONTRACT WITH 14 WRITTEN AGREEMENT WITH OWNER BUILDER TO 15 SQUERATE FUNDS IN 4 25% INTERVALS AS I COMPLETED 16 PAINT AND PAY OFF Aleged VICTIAS OF MONEY LOANED 17 TO MY STEP-SONS COMPANY VICTORY PAINSTING AND A 18 balance For Paint Materials Charged AT TRUE UNIVE 19 All ITEMS PAINT RELATED! FOTA # 34,000 20 However ower brought back Before The Judge, · 2) Judge NOW I WAS PLACE ON A NO BALL HOLD. 22 He Judge then Regused himself sent me BACK 25 to Juge who STATED HE DIE NOT HAVE ANY 24 I deal why IT WAS HIS CASE AGAIN. I WAS OKEY DOKED. 25 BY HOLDING ME THIS NEW HE WOULD IL FACILITATE THE CRIME BECAUSE SE NOT be Able TO had in HIS FILE A copy of NOT ONLY OUR 28 40,000 CONTRACT, BUT A 30000, AND A AND THOUM 37,000 JOB.

, ASENT MY PRODUTION ASENT, 2 my WIFE, my builter FRIENDS FROM (G.M.F) And 4 OTHER SAID DON'T WORKY YOU'LL BE FINE, YOU 5 DID NOTHING WHOMES, OWING MONEY LONNED . TO HUBY FRENDS ISN'T AGAINST THE LAW. 1 /75 EASY TO SEE YOU WERE DILKENTLY & MAKEN EFFORT TO SOLVE This Problem. "HA-9 SO (WAS APPOINTED A LAWYER A MR 10 P.C (CHRISTIAN) ASI + MY FAMILY ARE. SO 11 WE STHET I ASK HIM TO MOTTON FOR A GAIL HE SAYS IL NO, I SAY POSASE ME SAYS WONT I SAID WE . IS WONT KNOW IF WE DON'T TRY! NO. MR. INFORMS 14 ME HE IS RUNNIE FOR SUPERIOR COURT SUDGE. I MOTION IS COURT FOR NEW LAWYER, I AT GUE WITH EXPLAINING 16 This will be A direct conflict DUE TO MAR 19 giving HIS LOYARY TO HIS PURSUIT OF POLITICAL OFFICE 18 NOT MY CASE! DENIES. I ARE UE, I'M LOOKING 19 AT UP TO 18 YES. TO ME AT 55 THATS LIFE (560733) 20 MR. CULLINT CUENGET THAT COSTECT. INNOCCUT 21 YES BUT IF I KNEW 33 I might of considered in Flora · 22 OH THATS CIGHT I NEVER SAWOVE, Why? MR 23 DULY SAW ME 5 TIMES IN // MONTHS. NEVER TO discuss 24 CASE, VISIT I disscussing HIS WITHING A CHILSTON BOOK! VISIT 2 IS DISCUSING HIS TRIP TO ISREA! VISIT 3 HIS FRIEND FROM ISREA/S IL DOOR AND UST FOR DINER. VISIT 4 WE HAVE A PLAN OFFER, I 27 HAVENT HAD TIME TO READ IT, I'M BUILD IT WHERE, OH AND 29 YOUR WIFE HAS MANAGED TO GET ME 18 OF COCUMENTS



BUT AS OF YET I HAVENT HAD TIME TO LOOK THOUGH THEM ¿ LET MOVE ORGANIZE THEN. OH LOOK, MOW DO YOU LIKE MY 2 NEW CAMPAIGN peus Gold + Siure For Judge 4 VISIT 5, Nov. 11 TH 5:30pm WERE GOING TO TRIAL, DON'T 5 WORRY, I'M READY TOMOVOW PICK JURY IF WE HAVE TO BUT · 6 95% SURE WILL A OFFER YOU CAN LIVE WITH, NO" 1 NO CEALS IM INDOPENT, WELL LOOK WE'RE NOT 8 IN good shape here I haven'T HAD AloT OF TIME TO 9 go over your papers, or TALK TO defence witness's, or 10 EVEN SUPERIA YOUR EXPLESTED WITNESS'S. HOWEVER I'N 11 EMAIL M. TONIGHT AND SEE WHAT WE CAN GET " 12 WOWEDOUT, REMEMBER IF YOU lose your FACING 18 YES! 13 NOV. 12 TH 9:30 AM NO DEAL-NO CONTINUONEC 14 NO CHANCE-NO DOCUMENTS DISCOSED FOR DEFENSE 15 4 WITNESS'S OUT OF 14. INSTRUCTIVE - PREJUCICE - INTERPETANT 14 USERES - Unprepared - OR- Good-de-boy-we got EM-17 HERE-HE-IS-ON-A-Spit! NO LAWYER PROFESSIONSAL, 18 COULD EMOR SO BADY when A ChIENTS LIFE IS AT STAKE! 19 There weient NO EREOLS, IT WAS All NAUNED. 20 Then AFTER TRIA AND I LOST, PUTS IN A DUE TO · 21 CANDON WITH THE COURT OF MUST WITHDRAW AFTER HE 2) LOSES SO NOW MY AGUMENT FOR MY LIFE MUST BE DONE 23 My ARGUMENT FOR ZY! NEW TRIAL MUST BE DONE 24 My Argument FOR PROBATION KEUDCATION MUST BE DOVE 25 By A lawyer who HASNT HEARD, READ, OR PRETICIPATED IL IN ONE MUNTE OF MYTRIAL! OKAY BOYS WE GOT EM 11 TOSS THAT THERE ROPE OVER THAT BEAUCH AND STREETH 28 MER TIGHT. 24.1 device proparious recommendation deviced

· ANYTHING ELSE! ANY ONE WISH TO SPORT 2 FOR SETUDIAN - WIFE-FRIENDS WORKERS-FAMILY I LIKE TO GET THIS OVER WITH CAN WE 4 HULLY Along! MYSELF- Id lIKE TO SPEAK. 5 OF COUSE YOU WALLS, STICK TO YOURSELF NOT INTEFFETIVE 6 COUNSE/ remarks - UNTHIN TRIAL ECT. ECT. AND MR. · 7 Removed The Verior ANE PATIENTLY WAITING FOR 4 There TURN, I JOKE-2 VICTIMS-Short + TO THE 9 point Houg-EM-MIGH Judge, we Brought our privile 10 PUNCH. Probation VIDATION - Judge - I DONT EUEN 11 KNOW Why I'M doing This REVOCATION ITS NOT MY CASE · IL ITS FROM ZOOY IT WAS PLOUS! WELL ANYWAYS I'll do 19 13 5 yrs consecurive to 11/2 yrs THETT consecurive 14 TO 16 2 YRS Schemes - ARTIMOS! - I BELIEVE 175 IS NOT WHAT WAS DOVE HERE, AS MUCH AS IT WAS YOUR 16 FRAME OF MINGWHEN YOU did it. I believe when you 17 did it you were in the SAME MUS FRAME AS when you . 18 TESTIFIED HERE, Believing ANYONE WOULD PAT OUT OF YOUR 19 HAND. 33 yrs. 1SUIT-logger SLAP THAT A_ 20 HANG THAT MAN-WE'll hAVE NO ONE WHO WOCKS 21 12-14 HOURS ADAY, Church Turce A WEEK 10:00AM + 6:00pm 22 EACH OF The days Then goes back TO WELL, BY-DAMN - 6500-BYE -IN EINEST NO FILMS, All ACTS OF VENGERNCE 5 persecution and Selective prosecution. Malious 26 prosecution All For Mr. Supporter of 1) FRIENDS - Junge Slows VIDATIONS

iotations By Judge allowed on day one Turiors to six , with alfedored victims while selection was 5 being held. the main trouble make allatared withour owed the least by , the company took every apportunite to take " to as many as he could, Judge 5 I see NO MANNINIT! 12: On besex while in hall between court - bathwom 1 again Mr. was seen landing and talk 12 it us with Junes. Judge butmonished Ed 13 I asked the Judge why my motion for dismosa 14 was egnowed by him for reason of time to trust 15 was way way part. That I sent a letter demanding 16 my right to speedy trial and again informed him or never warried nor signed a colorier of gave is permission for a layer to wave my rights 19 speaky treat. Hurge stated my attorney 20 waved my watte though request for continuique I argued susury He doesn't have the right, Judge tale it up at your Appeal Dented As walking out of sail in land cuffe, my guard 26 Mr. and noticed 6 junior and the 26 DA on my case Me all gathered outside for so corner of court building, closest to sail smoking as and laughing of told My attorney to went into

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, any misture denied of was brought in hont of guy Tulue nine in hand wiffs quoi to 609 beought up my 5 past seemed from Colifornia en wheel 6 he stated of secured a stead to 5016 charges which of mil to We charace and 10 by Asi Law not allowed In sontencer " ind not get deciled not was the Ober no was going to tested WHIHI WASSI. 13 abjection, ruling Keld, court recess, 609 at every turn devied my rights 16 never intended to allow me a real 18 of interest running full love for his 19 appending and liver with sich a bruder 20 plus other mice II he dould of with drew from umy case on ellies alone knowing of was 12 Jaine 18 years so be said later to find out 3 36 plus if we lost at truit. was incompetantly represented, there 25 was emmene prejudice, ineffective correccel
26 Selecture prosecution, malitians sessecution or by D.A. and allowed By Judge

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